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FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
05/18/2000	Cary Lee Bates	ROC920000066	6988	
7590 11/02/2005		EXAMINER		
Thomason Moser & Patterson LLP		HUYN	HUYNH, BA	
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)	05/18/2000	05/18/2000 Cary Lee Bates  190 11/02/2005  OSEP & Patterson LLP  Boulevard	05/18/2000         Cary Lee Bates         ROC920000066           690         11/02/2005         EXAM           oser & Patterson LLP         HUYN           Boulevard         ART UNIT	

DATE MAILED: 11/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

<del>.</del>		Applicat	ion No.	Applicant(s)				
Office Action Summary		09/574,1	157	BATES ET AL.				
		Examine	ər	Art Unit				
		Ba Huyni		2179				
Period fo	The MAILING DATE of this communica or Reply	ation appears on th	ne cover sheet w	ith the correspondence ac	ddress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAI resions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communiperiod for reply is specified above, the maximum statute to reply within the set or extended period for reply will eply received by the Office later than three months after that there madjustment. See 37 CFR 1.704(b).	ILING DATE OF T 37 CFR 1.136(a). In no er ication. tory period will apply and v I, by statute, cause the ap	HIS COMMUN vent, however, may a will expire SIX (6) MO oplication to become A	ICATION. reply be timely filed  NTHS from the mailing date of this of BANDONED (35 U.S.C. § 133).	•			
Status								
1)⊠	Responsive to communication(s) filed	on 19 August 200	5					
· · · · · · · · · · · · · · · · · · ·		2b)⊠ This action is non-final.						
3)								
٠,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims		,,	,				
·		a in the application	•					
· ·	Claim(s) <u>5-11 and 21-31</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	5)∭ Claim(s) is/are allowed. 6)⊠ Claim(s) <u>5-11, 21-31</u> is/are rejected.							
	Claim(s) is/are objected to.							
	Claim(s) are subject to restriction	on and/or election	requirement					
		on and/or election	requirement.					
Applicati	on Papers							
9) 🗌	The specification is objected to by the B	Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
	Applicant may not request that any objection	on to the drawing(s)	be held in abeya	nce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	inder 35 U.S.C. § 119							
_	Acknowledgment is made of a claim for ☐ All b)☐ Some * c)☐ None of:  1.☐ Certified copies of the priority do			§ 119(a)-(d) or (f).				
				Amaliantian No				
	<ul><li>2. Certified copies of the priority do</li><li>3. Copies of the certified copies of</li></ul>				Ctara			
	application from the Internationa			rreceived in this National	Stage			
* S	ee the attached detailed Office action	•	` ''	t received				
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Attachment			,					
1)  Notice 2)  Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTC	)_948\		Summary (PTO-413) (s)/Mail Date				
3) 🔲 Inforn	nation Disclosure Statement(s) (PTO-1449 or PT No(s)/Mail Date	O/SB/08)		Informal Patent Application (PT	O-152)			

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 5-11, 21-24, 26-31 are rejected under 35 U.S.C. 102(b) as being anticipated by US patent #5,799,292 (Hekmatpour).

As for claims 5, 21: Hekmatpour teaches a computer implemented method and corresponding system for rendering web pages to be displayed on a networked client display device (10:40-45) customized to the user on the basis of prior user interaction with the web document (see the abstract), comprising the steps/means for: for each of a plurality of web pages having different network addresses: receiving user request to view the web page (inherently included), in response to user request, retrieving the web page according to a respective network address (2:18-60)

evaluating a user profile of navigation history (data structure) to determine if there is a user interaction entry relating to the web page, the entry includes a user interactive field, if the there is a user interaction entry, determining if the entry field exists on the web page (2:61-3:11; 7:49-53),

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rendering the document on the display according to a logical display order specified in a logical page, so that the entry field viewable on the display and positioning a portion of the page outside the viewable area (inherently included in the teaching of scrolling), thereby eliminating from having to reposition the page to bring the user interaction field into viewable area (7:28-32, 49-53; 8:35-9:9). The rendering is caused by retrieving the portion of the actual web page web page having the interactive field for displaying. This is equivalent to automatically scrolling the portion onto the display screen.

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- As for claims 6: The user interaction field is removed from current location and moved to a top portion of the view area (7:28-32, 8:41-55).
- As for claim 7: The user profile of navigation history includes a plurality of user interaction fields (8:41-55). Other interaction fields can be moved to viewable area on the display screen in the same manner. Figures 6a-c disclose the rearranging of user interactive field based on frequency and recency of interaction, wherein a second interactive field is moved to the top of the display.
- As for claim 8: Each user interacted object is associated with a count, the count associated with the second interacted object greater than the first (7:33-58; 8:41-52).
- As for claim 9: If the count are equal for both entries, then a time value can be used.

  Object selected most recently (i.e., greater time value) is given more weight (8:51-55).
- As for claim 10: The rendering includes scrolling the page (7: 28-32; 8:65-67; 10:22-39).

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As for claim 11: Hekmatpour teaches a computer implemented method and corresponding system for rendering web pages to be displayed on a networked client display device (10:40-45) customized to the user on the basis of prior user interaction with the web document (see the abstract), comprising the steps/means for: for each of a plurality of web pages having different network addresses: receiving user request to view the web page (inherently included), in response to user request, retrieving the web page according to a respective network address (2:18-60)

evaluating a user profile of navigation history to determine if there is a user interaction entry relating to the web page, the entry includes a user interactive field, if the there is a user interaction entry, determining if the entry field exists on the web page (2:61-3:11; 7:8-53),

rendering the document on the display so that the entry field viewable on the display and positioning a portion of the page outside the viewable area, thereby eliminating from having to reposition the page to bring the user interaction field into viewable area (8:35-9:9). The user profile of navigation history includes a plurality of user interaction fields (8:41-55). Other interaction fields can be moved to viewable area on the display screen in the same manner. Figures 6a-c disclose the rearranging of user interactive field based on frequency and recency of interaction, wherein a second interactive field is moved to the top of the display. The moving is done by repositioning the web page relative to the display screen.

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- As for claims 22, 23: Since user's interest web objects are displayed according a display order, the determination of whether an object is not positioned in the viewable area as a default arrangement is inherently included in the teaching of Display Order calculation (8:38-40).

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- As for claim 23: All of the user interactive fields can be displayed in the viewable area (8:41-55; 9:15-43).
- As for claim 24: The user interaction entry can be a table entry, a link, a data entered interaction entry, or a scrolling entry (see descriptions of figures 6-9).
- As for claim 26: Hekmatpour teaches a computer implemented method and corresponding system for rendering web pages to be displayed on a networked client display device (10:40-45) customized to the user on the basis of prior user interaction with the web document (see the abstract), comprising the steps/means for: for each of a plurality of web pages having different network addresses: receiving user request to view the web page (inherently included), in response to user request, retrieving the web page according to a respective network address (2:18-60)

evaluating a user profile of navigation history to determine if there is a user interaction entry relating to the web page, the entry includes a user interactive field, if the there is a user interaction entry, determining if the entry field exists on the web page (2:61-3:11; 7:8-53),

rendering the document on the display so that the entry field viewable on the display and positioning a portion of the page outside the viewable area (inherently included in

the teaching of scrolling), thereby eliminating from having to reposition the page to bring the user interaction field into viewable area (7:28-32; 8:35-9:9). Scroll bars are provided allowing the user to scroll the page (see the drawings).

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- As for claims 27, 28, 29: The page is rendered by rearranging the layout of the page, wherein at least one element of the page is positioned at the top of the page (7:28-32; 8:41-55).
- As for claims 30, 31: Scroll bars are provided allowing the user to scroll the page (see the drawings).

## Claim Rejections - 35 USC § 103

- 2. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hekmatpour.
  - As for claim 25: Hekmatpour fails to clearly teach that the data structure includes the time spent displaying the electronic document element on the display during prior user interaction with the electronic document. However Official notice is taken that implementation of measuring the time spends at a display object as an indication of user preference is well known in the art of web information display (see US patent #6,487,541, 1:40-62, and US patent #6,412,012, 2:35-46). user profile data structure using (7:42-49). It would have been obvious to one of skill in the art, at the time the invention was made, to combine the well known implementation of measuring the time spend at a display object as an indication of user preference to Hekmatpour's user profile data structure. Motivation of the combining is for the advantage of enhancing the prediction of user preference.

Response to Arguments

3. Applicant's arguments have been considered but are not deemed persuasive.

Remarks:

Hekmatpour teaches a technique for adaptive presentation of hypermedia information system. The method employs a logical page to represent user interest objects of actual hypermedia environment, such as post interest portions of actual web documents. The logical page is data structure generated from a user profile. The logical page graphically, and the user profile logically, defines display order of portions of an actual web document. Thus while the display order is graphically arranged on the display, the actual contents of the web portions are "scrolled" onto the display according to the arranged order. By "scrolling", the examiner is referring to the moving, flipping, jumping from page to page, section to section, or topic to topic in the web document. For example, if it is determined that page X of a web document is most interested to the user than page Y then page X will be "scrolled" or "positioned" on the display screen. Page Y will be next in the display order. See 2:65-3:4, 7:28-32, 59-67. According to the method, user scrolling is reduced (7:28-32) because the system automatically retrieves the user interest web portion for displaying.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ba Huynh whose telephone number is (571) 272-4138. The examiner can normally be reached on Mon - Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo can be reached on (571) 272-4847. The formal fax number is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bad Huynh

Primary Examiner

AU 2179 10/30/05

> BAHUYNHA RIMARY EXAMINER